AO 120 (Rev. 08/10)

TO:

Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

In Compliance filed in the U.S. Distr		d/or 15 U.S.C. § 1116 you are b N.D. Ohio	hereby advised that a court ac	tion has been on the following	
	Patents. (the paten	t action involves 35 U.S.C. § 2	292.):	<u> </u>	
DOCKET NO. 1:16-cv-01104	DATE FILED 5/9/2016	U.S. DISTRICT COU	U.S. DISTRICT COURT N.D. Ohio		
PLAINTIFF		DEFENDANT	Γ		
TheraPearl, LLC		Fourstar 0	Group USA, Inc.		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	H()	HOLDER OF PATENT OR TRADEMARK		
1 3,720,979	12/8/2009	TheraPearl, LLC	TheraPearl, LLC		
2 4,130,678	4/24/2012	TheraPearl, LLC	TheraPearl, LLC		
3 4,226,574	10/16/2012	TheraPearl, LLC	TheraPearl, LLC		
4 4,352,396	6/18/2013	TheraPearl, LLC	TheraPearl, LLC		
5 4,352,397	6/18/2013	TheraPearl, LLC	;		
	-	e, the following patent(s)/ trade	emark(s) have been included:		
DATE INCLUDED		Amendment Answe	er Cross Bill [Other Pleading	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	I H()	HOLDER OF PATENT OR TRADEMARK		
1					
2					
3					
4					
5					
	e—entitled case, the follow	ving decision has been rendere	ed or judgement issued:		
DECISION/JUDGEMENT					
prejudice." Th relative to the	ne parties may submit with settlement and dismissal o	matter is resolved, the docket in thirty (30) days a proposed of this case including dismissin as jurisdiction over the settleme	entry setting forth different ten g the case with prejudice, which	rms and conditions ch, if approved, shall	
CLERK	1	(BY) DEPUTY CLERK		DATE	
Geri M. Smith		Carlene Kinsey		12/13/2016	

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION

TheraPearl, LLC,) CASE NO.: 1:160	CV1104
Plaintiff,)) JUDGE JOHN AD	OAMS
v.)	
Fourstar Group USA, Inc.,	ORDER OF DISE	MISSAL
Defendant.))	

The parties have jointly contacted the Court and indicated that this matter has been resolved. Therefore, the docket will be marked "settled and dismissed, without prejudice." The parties may submit within thirty (30) days a proposed entry setting forth different terms and conditions relative to the settlement and dismissal of this case including dismissing the case with prejudice, which, if approved, shall supplement this order. This Court retains jurisdiction over the settlement.

IT IS SO ORDERED.

DATED: December 6, 2016

/s/ Judge John R. Adams

JUDGE JOHN R. ADAMS

UNITED STATES DISTRICT COURT